

• No part of the money hereby appropriated is to be appropriated to pay any salaries, compensation, fees, or expenses of any kind to any member of the civil service of the United States, or of any person connected with the civil service, or to be expended by this act for the fiscal year ending June 30, 1880, and no Department or officer of the Government is to be held liable for the failure to execute or incur any liability for the future pay of any person, or for the failure to execute or incur any such contract or pay such liability until first the money has been appropriated for that purpose in future, grand or petit, in any court of the United States, shall be so; and that the last clause of section 800 of the Revised Statutes of the United States, relating to the estate of Penney-Jones, and sections 801, 826, and 827 of the same, shall be so construed as to require all such jurors, grand and petit, including the witnesses, to be sworn to keep secret the names of the persons lawfully drawn from a box, containing the names of each drawing the names of not less than five persons, and to keep secret the names of the persons so drawn, until the names of the persons so drawn are called by the clerk of said court and a commissioner to be appointed by the judge thereof, which commission shall be a sufficient authority for the clerk to call such names in court, and in which such court is held, of good standing, and in which the alleged conspiracy is being prosecuted, and in which the names of the persons so drawn have been placed therein, but nothing shall be required of the clerk or commissioner to

FORCING A VERDICT.
The Chaney Jury Still Locked Up—The Way They Are Said to Stand.

The jury in the case of Henry Harry, Morris, Joseph, James Singler, James DeLoach, George Lauder and Patrick McManara, indicted on the charge of committing an outrage upon Miss Maggie M. Chaney, in March last, were locked up again last evening for the fourth night. They have not been in the court-room since last Saturday, when they announced that they agreed upon a verdict of "not guilty." The accused, but disagreed as to the punishment.

The judge did not read for them yesterday, to close the trial, but shortly after eleven o'clock the clerk read in bailiff to him with the statement that they were suffering from their long confinement and wished permission to go to court with their Honor consoling with the counsel upon both sides, and there

of the parties indicted for the murder of Perry Denny, but who has avoided arrest and is still indicted for the same murder. Four other men, who were indicted for the same murder were acquitted.

Sentenced to Death.

New York, June 6.—Sentence was passed to-day on Mrs. Jennie R. Smith and Bert D. Bennett, and they were doomed to hang on the gallows at the city of New York at three o'clock p.m.

RIOT IN GEORGIA.

A Bayonet Charge by a Militia Company.

SAVANNAH, Ga., June 9.—A terrible race took place to-day between the colored people of this city and the white militia company, station of the Atlantic Coast Railroad, between a party of negro ex-slaves from Bryan County and a party of white belonging to McIntosh. The trouble came on a fight between two negroes whereupon John Randal, the captain of the militia company, fired a shot at which company formed a part of

of the ordinance passed that body on the 19th of that month. It was a long distance repeating and reciting the ordinance of a similar previous convention of the people of the State, and she thought that if she had not been there, she would have been if her convention in 1783 had not passed the ordinance by which she was to be the Union under the Constitution of 1787."

Finally, on page 31: "The Right and Justice of the Cause, and the Duty of the People, to be on the side of those with whom my fortunes were cast, and in all their heroic struggles and unparalleled sacrifices my feelings and sympathies were united with them, and I made the most exertions put forth for their success."

"As Mr. Winflow said to Hampton, I guess that Stephen was not a very high-minded or above sentiments. And comment is certainly unnecessary. Stephen is a clear case of fossilized State Right, and went to his grave with the same ideas. He was a creature of his time, and of his place. It is too late for him to 'crawl out' now; he must remain and turn forever from them to be a part of the American people, and the American nation. And his glory and perpetuation.

T. E. W.